

SHIPPING.

ARRIVALS.—*July 15.*
Porter (s.s.), 100 tons, Captain Hill, from Cooktown, via the Southern Ocean, with 100 tons of sugar, 100 tons of rice, 100 tons of flour, 100 tons of oil, 100 tons of other goods, and 100 tons of passengers.
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DEPARTURES.—*July 15.*
Porter (s.s.), 100 tons, Captain Hill, to Cooktown, via the Southern Ocean, with 100 tons of sugar, 100 tons of rice, 100 tons of flour, 100 tons of oil, 100 tons of other goods, and 100 tons of passengers.
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PROTECTED DEPARTURES.—*July 16.*
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COASTERS INWARDS.—*July 15.*
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IMPORTS.—*July 15.*
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SHIPS' MAIL.
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NEWCASTLE.
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MELBOURNE.
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ADLAIDE.
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SYDNEY HEADS.
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WINDS AND WEATHER.—*July 15.*
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THE HORSES IN TRAINING.
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STORTING POWDER.
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DELIADE BRAN ON SALE.
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SEASON'S WOOLPACES, RED STRIPS, &c.
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BANKSIDE VINEYARDS.
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800 BOXES CHOICE S.O. POTATOES.
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GOVERNMENT OBSERVATORY, SYDNEY.
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SPECIAL ADVERTISEMENTS.

H. A. CAMP, STOCK AND SHARE BROKER.
 130, Pitt-street, Sydney. Purchases and sales of all kinds of stock and shares, and all other business connected with the same.
M. J. HENRY, DENTIST. By Special Appointment to the Hon. the Attorney-General, Sydney. Teeth extracted, and all other dental work done in the most perfect manner.
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Our practice here was by no means uniform. Why, even the action of the House, in very recently going on with the Dog Act had not been technically correct. Mr. LALOR denied that hon. members opposed to the irregularity of this bill, now made apparent, had acted unhandily in regard of these objections. He had not heard of the intention of the hon. member for the Hawkesbury to raise the point of order until just before his hon. friend had stated it to the House on the previous evening. The reference just made to the Dog Act was absurd. It really seemed to him to be a poor thing when the Secretary for Lands had, in his want of an argument to support his view, to go to the dogs for it.

Mr. STUART said that the practice was not uniform, but was surrounded with doubt. If the Stamp Bill of 1871 had been introduced as this bill, why should this be deemed invalid? The way in which the Bill had been introduced into the House had been introduced into Parliament had furnished, as he considered, safe precedents for them to follow. In the neighbouring colonies the practice had been similar to theirs, in regard to the introduction of such a bill.

Mr. FARNELL defended the action of the Opposition members, and argued that the rules relied upon were expressly designed, and constantly upheld, for good constitutional ends. Mr. DRIVER could not agree with the opinion of the hon. and learned member for Morpeth upon this point, and he was surprised at it, as he held the opinion of that member to be entirely untenable and unconstitutional law in his estimation. He had nevertheless no doubt whatever that the objection was one that was perfectly well founded, although he must confess it had not occurred to him that the bill was irregular until his attention had been drawn to the circumstance.

Mr. ROBERTSON said that the speech of the hon. and learned member for Morpeth had fully satisfied him on the points raised, and he could not but regret that the matter had not been postponed, as he had suggested, on the previous evening. It seemed to him very extraordinary indeed, that the supposed irregularity of the introduction of the bill should never have occurred to the officers of the House. The fact that these objections had not been previously brought forward by those who entertained them had been a very great and needless waste of time. Here was another night gone.

The SPEAKER explained that the bill had been introduced by hon. gentlemen of far more experience than himself, and he had not been able to counteract his opinion, nor had he been asked for it. He was still of the same opinion as he had expressed on the night before. His decision was expressed in almost the very terms as those of Mr. Speaker Lefevre. The Acts referred to and relied upon were extensions of existing Acts.

The motion was then put and agreed to without dissent. The House then went into supply. Mr. GARRATT read the legal opinion of the Attorney-General respecting the position of the Curator of the Australian Museum. That opinion was that the trustees of that institution had a right to dismiss that officer, whose position was similar to that of professors and lecturers in the University of Sydney. A lengthy discussion ensued, more or less connected with the item; some hon. members being evidently desirous of knowing what the Government intended to do in regard to the matter. Mr. GARRATT said that he was desirous of knowing what it was proposed to do in respect of the future management of the Museum. In this discussion Messrs. LALOR, FITZPATRICK, MACINTOSH, and CORRIE took part. The ultimate result was that the Colonial Secretary and Colonial Treasurer explained that the affairs of the Museum would receive an early consideration at the hands of the Government.

The item of £60,000, as an advance to the Treasury, was withdrawn. The postponed item next considered was £1000, as compensation for Mr. James Tiedley for damage sustained by him by the trespass of gold-miners. Mr. GARRATT explained the nature of the claim made. Mr. FITZPATRICK should vote against the item. There had been no wrong done by the Government to this man.

Mr. FARNELL stated his view of Mr. Tiedley's claim, which did not accord with the view taken by the Minister for Lands. Several hon. members then successively addressed the committee on the subject, and the committee, on division, negatived the item by a majority of 18 to 6. The Chairman then left the chair, reported progress, and obtained leave to sit again on Monday next.

Mr. ROBERTSON desired to draw the attention of the House to a statement he had made during the time that the House had been in committee of Supply. It had been stated by the member for East Maitland (Mr. Scholey), that by a man named White, standing in the lobby of the House, he had been offered £20 for his vote, and £25 for the vote of the Member for Liverpool Plains (Mr. J. Bennett), if they would vote for compensation to Mr. Tiedley. Mr. ROBERTSON said that he had been offered £25 for his vote, and £25 for the vote of the Member for Liverpool Plains (Mr. J. Bennett), if they would vote for compensation to Mr. Tiedley.

Mr. GARRATT thought that perhaps the best thing that could be done would be to summon to the bar the person who had been offered the bribe, and to let the House decide whether or not to punish him. He did not know whether the House had sufficient power to deal with such a matter, but he very much trusted that it would.

Mr. WILSON thought the charge made was a very serious one, and that a select committee should be appointed at once. Mr. ROBERTSON feared that the House had not power to deal with the case. He suggested that the Secretary for Lands should prosecute the offender for libel, and that the House should find the means for carrying out the prosecution.

Mr. FITZPATRICK thought that the suggestion of the hon. member for East Sydney (Mr. Parkes) was the best—namely, to call the parties to the bar of the House, and to let the House decide whether or not to punish them. He hoped, however, that Mr. Edward White would not be so foolish as to have offered the bribe, and would not be condemned.

Mr. GARRATT said that when the offer had been made to him by the man White, in the lobby of the House, he was standing by a pillar and did not appear to be in the House. He had been offered the bribe, and he had taken it, and he had said to the man on once, and took down what he had said. The hon. member read his memorandum to the House.

Mr. GARRATT hoped the very earliest opportunity would be taken to bring this matter to the bar of the House and of the country. Mr. PARKES moved that Mr. Edward White and Mr. Dransfield should be summoned to give evidence in the matter of the charge at the bar of the House.

Mr. WILSON thought the motion was absurd. The man White would, of course, not come and give evidence against himself. He thought the case showed the necessity for a law to increase the requisite privileges of the House.

Mr. DRIVER moved the adjournment of the House. After some considerable discussion, the motion was carried. The motion for the adjournment of the House was withdrawn, and the original motion submitted by Mr. Parkes was also withdrawn.

Mr. ROBERTSON moved that the allegations made by the member for East Maitland be referred to the Select Committee, with a view to ascertaining the powers of the House in reference to the same. The motion was agreed to.

On the motion of Mr. PARKES, it was resolved that, at the next meeting of the House, the statement of the member for East Maitland, affecting the character of the member for East Camden (Mr. Garrett) be enquired into by the House, and that Mr. Dransfield be summoned to the bar of the House to give evidence in reference thereto.

The House adjourned at nineteen minutes past 1, until this day at 4 p.m.

Tax Stamp Duties Bill of the present Government has been lost on a technical point, just as the Electoral Bill of the previous Government was also lost on a technical point. In both cases the time and labour of the House have been wasted. Looked at from a party point of view, there may be some little delicious revenge in this retaliatory fate, but the public at large will regret that these things should happen. Nobility, of course, is very enthusiastic about the Stamp Bill. The Treasury is too full for it to be pretended that there is at the present moment a real want of revenue, and yet, looking at

the large amount of indirect taxation which we raise, and the total absence of direct taxation, we have always felt that stamp duties, so far as they can be made non-irritating and not inequitably burdensome, were fair and reasonable. Some of the duties, such as the tax on bank notes and the tax on legacies, cannot be said to be taxes on commercial transactions, and are altogether free from the objections urged to taxes on instruments.

In order to diminish objections made against particular parts of the schedule, Mr. FORSTER had reduced the pressure of stamps until the revenue derivable was brought down from an estimate of about £100,000 to one of about £30,000; but whether the bill was wanted or not, under present circumstances it is a pity that the House should have spent time that might have been better occupied in discussing a measure that had not been properly introduced. When Mr. PARKES spoke up exactly to the fact that a mistake had been made he did not state; but

**MAGNIFICENT VILLA SITES,
BURWOOD.**

W PRITCHARD has received a
toms to sell by public auction,
every date, and as soon as thousands
ground, on a
and a half
frontage to
wide, and me
This property is su
Kings, and only about six
station.
This without doubt one of the best blocks of
has been submitted for sale in the
Torus and further particulars w
advertisements.

On account and at the risk of the firm. percol

POSITIVE SALE.

PENCILVILLE ESTATE, NEWTOWN.

3 VALUABLE ALLOTMENTS, each having an
nearly **THREE-QUARTERS** of an ACRE
frontage of 75 FEET to
SILMONS-STREET,
close to **STANMORE HOUSE,** and oppo
grounds of **J. F. JAMESON, KEM.**

TITLE apply to **JAMES NORTON, Esq.,**

ELIZABETH-STREET.

Terms at sale.

RAYNES, TREEVE, and CO. have received instructions to sell by public auction at **MORT'S ROOMS, Pitt-street,** at 11 o'clock, on **WEDNESDAY, the 10th inst.,** the following valuable freehold villa, blocks, at **NEWTOWN,** and forming portion of **THE PENINSULAR ESTATE,** containing large frontages to **SIMMONS-STREET, LOTS 17, 18, and 19** have frontages of **75 SIMMONS-STREET,** by depths of over **100 FEET** to **STRICKLAND-STREET.**

These three allotments form fine villa sites, and contain acres of nearly three-quarters of an acre.

Particular attention is drawn to the sale of these lots of land. Their position is undeniable, the view obtained are charming, the land is excellent, and form a verdant meadow : a most desirable and profitable investment to the other advantages they possess, offer inducements to purchasers which are not likely to recur.

PLAN on view at **Edger's Rooms.**

FOR ABSOLUTE SALE,
ON THE GROUND,
HOUGHTON'S COAL AND FUEL YARD
PLUNKETT STREET, WOODVILLE,
THE 15th JULY 1861.

At half-past 2 o'clock, in one or more lots, and from the

Superior Portable Engine, by Garrett and Son
Sewch, Circular Saws, Gear, &c., complete
3 Branch Hoses, 4 Drays, Bags,
Screws, Weighing Machines, &c.

RICHARDSON AND WRENCH have received instructions to sell by public auction the ground, Plumbtree, in the parish of St. Andrew, **THIS DAY, 16th JULY.**

The established business of Messrs. J. Hourigan & Co. and fuel mill, situated on the above ground, of story of which, and other particulars, we inspected at the Rooms.

Terms at sale.

By order of J. P. MCKENZIE, ESQ., Official Assignee of the Insolvent Estate of MRS. EDWARD VOYSE.

GIPPS-STREET, NURRY HILLS.

The Official Assignee's Right, Title, and Interest in the following Freehold Property—

TWO-STORY DWELLING-HOUSE, No. 121, situated in NEW BRIDGE-Road, HILEY-STREET, DWYLLING-HOUSE at the rear, fronting LI GIPPS-STREET.

The said buildings are on stone foundations, and respectively, 6 rooms and kitchen and 3 rooms

RICHARDSON and WRENCH have instructions from **J. P. MACKENZIE**, Official Assignee, to sell by public auction, at the Pitt-street on

FRIDAY, 23rd JULY, at 11 o'clock,
All the official assignee's right, title, and Interest to the above-described freehold property.

TERRACE and

THE PICK OF DARLING POINT.
THREE CHOICE and very valuable **VILLA** upwards of 1 Acre each, fronting the **SEA**, and **POINTING POINT** to **WARRIAGE** and **WARRIAGE** adjoining the Residence and Grounds of **SIR GEORGE INNES**, and nearly opposite the **Manila** Grounds belonging to **J. S. MITCHELL**, Esq.

TITLE—TORRES' ACT.

RICHARDSON and WRENCH have received instructions to sell by public at the Rooms, Pitt-street, on

FRIDAY, 6th AUGUST, at 11 o'clock,
ALL THAT PART OF **LOT 100** in **SECTION 10**, in the

situated on the best part of DARBING POINT containing by admeasurement 4 acres 2 roods and 10 perches, subdivided into three VILLAS and 10 lots, as follows:—

LOT 1.—1 acre 1 rood and 30 perches, having frontage to the DARLING POINT ROAD, and with a depth of about 300 FEET, adjacent to the residence of Sir George Innes, M.L.C.

LOT 2.—1 acre and 4 perches, at the junction of DARLING POINT ROAD and the YAHANAREE ROAD, and containing 150 FEET frontage to the former, and about 300 FEET to the latter road.

LOT 3.—1 acre and 19 perches, having 150 FEET frontage to the YAHANAREE ROAD, and 150 FEET to a RESERVED ROAD, passing the eastern boundary of AVOCA HOUSE, and forming the eastern boundary of the DARLING POINT.

These sites are without exception the pick of the Darling Point, occupying very valuable positions, and being well adapted for the erection of mansions with the north-eastern aspect they command the charming and lovely view that can be obtained from the summit of the Darling Point, and the beautiful harbour, with its many picturesque bays, and bold headlands, the latter situated here and there with a few small islands, and a few small islands, and well wooded, extensive, and highly improved.

of
their
aristocracy, and the princely merchants of
Looking forward from the city, the spectator beholds
out in bold relief, the noble city of
QUEEN CITY OF THE SOUTH and its sur-
rounding suburbs, with the whole country beyond, back
by the Arabian Apsaras and the mountains. Plan
of the subdivision may be inspected at the
Terms at sale.

COTTAGE AND LAND, BURWOOD,
SPLENDID INVESTMENT.

MR. JOHN BRIDGE has received
instructions to sell by auction, at the
Room of his Wool Warehouse, Circular Quay,
MONDAY, July 16, at 12 o'clock.

The **BRUTALITY-SLAYERED PROPERTY**
known as Mr. **JAMES SLAYERS** Tannery,
and comprising about 14 ACRES of
with a frontage of 273 feet to the Parramatta
River Bank, and 100 feet to the
WALK of the BURWOOD RAIL
STATION. Bus within 50 yards of the de-

The IMPROVEMENTS are all nearly new, an
splendid condition, viz., **G-R-O-MED COTTAGE**
with 10 rooms, 2 1/2 bathrooms, 2 closets, and
20 x 40 feet, 12 tan pits, large water dams, and

The land is all fenced, and about half an acre of cutting is made each year. The tables in all seasons. Possession could be given at last August, and the title is unquestionable.

Terms, 2 cash, and the balance to extend 6 years at 8 per cent, as may be arranged.

The purchaser will give attention to this sale, and the property is for UNRESERVED SALE, owing to the pressure imposed by ill-wares.

GWYDRE DISTRICT.—The very Superior a section of the Section of THE NEW ZEALAND, 12,390 (more or less) first-class Sheep, small, Lord of Cattle, and 760 Acres of purchase Stores, Working Plant, Horses, &c., at a value of £10,000.

J. and F. WEAVER have received the instructions from the Executors of the late J. H. Bottingham, Esq., to sell by public sale the Exchange, Sydney, on **WEDNESDAY, 25th 1875**, at 11 o'clock.

The property adjoining Station YCANARA, and the station, situated in the YCANARA district, adjoining those well known runs, Combsdale, Woolchabilla, and Terry-hill, and containing about 50,000 acres of the richest possible soil.

Intending purchasers are invited to inspect this
ingly choice property, as it is placed in the market
side sale. Any further particulars can be obtained

